

**Before the
Federal Communications Commission**

In the Matter of the)	02-6
)	
Appeal of the Decision of the)	
)	
Universal Service Administrator by))	
the)	
)	
Spring Cove School District)	
)	

SUPPLEMENT

Based on the Sixth Report and Order, FCC 10-175, Adopted: September 23, 2010, Applicant files this SUPPLEMENT to its Appeal filed August 9, 2010.

The relevant portion of FCC 10-175 provides as follows:

1. Eligible Services

100. *Web Hosting.* Based on the record before us, we find that web hosting should continue to receive priority one funding. Comments provided compelling examples of how web hosting is essential for facilitating teaching and learning as well as communication among the entire school community. For example, teachers use individual web pages to post homework assignments, collect completed homework from students, post messages to students and parents, and respond to student or parent questions. Web pages also can increase learning time outside of school by providing students and parents with 24/7 access to classroom information and supplemental educational resources. Moreover, parental and family engagement in a child's school has been linked to improved educational outcomes for students. Web hosting, as the commenters have shown, is an example of a service that can provide a substantial educational impact for a relatively small cost.

The FCC said in a Foot Note to Para 100:

299 See generally Schoolwires Comments and Edline and ePals, Inc (Edline) Comments; see also NYSED Comments at 9; eChalk Inc. Comments at 5-6. We also believe that library web pages are

essential for the provision of library services to library patrons. 300 Schoolwires Comments at 6-7.301 *Id.* The record is also replete with ways in which web hosting serves the public interest. For example, the ability to have a hosted web page may reduce some of the potential disadvantages that students in rural areas suffer from living long distances from school by providing instant access to school district and classroom information. Schoolwires Comments at 4. We also recognize the benefit that hosted web pages may provide by allowing schools to communicate quickly in times of crisis or to communicate safety and health information such as H1N1 flu virus vaccination scheduling information. See Schoolwires Comments at Appendix 5 (Safety Impact Stories).

It is Applicant's position that in this Order, 10-175, the FCC makes it clear that ALL aspects of Web Hosting is eligible for funding. In other words, eligible web hosting cannot take place without funding for "license fees".

Respectfully submitted,


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